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APPLICATION NO). F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/717,855	_	11/19/2003	Teruhiko Nawata	1217-032260	1711	
28289	7590	10/07/2005		EXAMINER		
		FIRM, P.C.	NGUYEN, NGOC YEN M			
700 KOPPERS BUILDING 436 SEVENTH AVENUE				ART UNIT	ART UNIT PAPER NUMBER	
	RGH, PA			1754		

DATE MAILED: 10/07/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Summany	10/717,855	NAWATA ET AL.	
Office Action Summary	Examiner	Art Unit	
The MAILING DATE of this communication and	Ngoc-Yen M. Nguyen	1754	_
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with t	ne correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period value - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICA 36(a). In no event, however, may a reply will apply and will expire SIX (6) MONTHS a cause the application to become ABANI	TION. be timely filed from the mailing date of this communication. DONED (35 U.S.C. § 133)	
Status			
1) Responsive to communication(s) filed on <u>05 Ju</u>	<u>ıly 2005</u> .		
2a)⊠ This action is FINAL . 2b)□ This	action is non-final.		
3) Since this application is in condition for allowar	·	•	
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 1	1, 453 O.G. 213.	
Disposition of Claims	•		
4) Claim(s) 1,2 and 4-7 is/are pending in the appl 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-2, 4-7 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	vn from consideration.		
Application Papers	•		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct and the contract of the contract	epted or b) objected to by bedrawing(s) be held in abeyance. ion is required if the drawing(s) i	See 37 CFR 1.85(a). s objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Appl ity documents have been rec i (PCT Rule 17.2(a)).	ication No reived in this National Stage	
Attachment(s)		·	
1) Notice of References Cited (PTO-892)	4) Interview Sum		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		ail Date nal Patent Application (PTO-152)	

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DETAILED ACTION

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2, 5-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Garibin et al (6,673,150) in view of Kandler et al (6,740,159) and Yogo et al (2002/0166500).

Garibin '150 discloses a calcium fluoride monocrystal with diameter of 300 mm (= 30 cm), a thickness of 70 mm (= 7 cm), an optical uniformity of (1-3) x 10^{-6} and a birefringence of 1-3 nm/cm (note column 4, lines 20-22).

Garibin '150 does not disclose a thickness of greater than 70 mm.

Kandler '159 discloses that it is desired in the art to produce single crystal calcium fluoride with diameter of about 250 mm (= 25 cm) and a height (or thickness) of from 200 to 400 mm (= 20 to 40 cm) (note column 4, lines 4-6).

It would have been obvious to one of ordinary skill in the art to optimize the process conditions in Garibin '150 in order to produce calcium fluoride with thickness of 200 to 400 mm because such thickness is desired in the art as suggested by Kandler '159.

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In the event that the product of Garibin '150 does not have the low birefringence as required in the instant claims, Yogo '500 can be applied to teach that calcium fluoride single crystal can be annealed to lower the birefringence (note paragraph [0099]).

The "as grown" limitation in the preamble is considered as a "product by process" limitation. However, when the examiner has found a substantially similar product as in the applied prior art, the burden of proof is shifted to applicant to establish that their product is patentably distinct and not the examiner to show the same process of making. *In re Brown*, 173 USPQ 685 and *In re Fessmann*, 180 USPQ 324.

Claims 1-2, 4-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Staeblein et al (2001/0025598).

Staeblein '598 discloses a method for making a uniform, large size single crystal of calcium fluoride (note claim 1). As disclosed in the Example, a single precursor crystal having a diameter of 300 mm and a thickness of 600 mm is used. After the process of Staeblein '598, the single crystal calcium fluoride formed would have the same dimension as the precursor.

Staeblein '598 teaches that mechanical stress, small angle grain boundaries and stress birefringence can be reduced or eliminated, when a finished single crystal is heated to a temperature over 1150°C in the presence of finely divided calcium fluoride powder (note paragraph [0018]).

Staeblein '598 does not specifically disclose the birefringence value for the product, however, since it is well known in the art that small birefringence value is

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desirable, it would have been obvious to one of ordinary skill in the art to optimize the process conditions of Staeblein '598 in order to obtain large single crystal of calcium fluoride with small birefringence value.

For the product-by-process limitation of "as grown", note the In re Fessmann, In re Brown as stated above.

Claims 1-2, 4-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ginoulakis '461 in view of Kandler '159.

Ginoulakis '461 discloses a method for crystal growth and annealing with minimized residual stress and suitable for production of calcium fluoride crystal (note column 1, lines 9-12). The calcium fluoride crystal is used for optical element (note column 1, lines 22-30). This fairly teaches that the calcium fluoride crystal is a single crystal calcium fluoride.

The calcium fluoride crystal as a diameter of at least 6 inches (= 15.24 cm), such as 8 inches (= 20.32 cm) (as shown in Figure 6). The birefringence is substantially uniform and less than 1 nm/cm (note Figure 8).

For the "as grown" limitation, *In re Brown*, 173 USPQ 685 and *In re Fessmann*, 180 USPQ 324.

Gianoulaskis does not specifically disclose the thickness of the calcium fluoride crystal.

Kandler '159 is applied as stated above to teach the desire of calcium fluoride with a thickness of 200-400 mm.

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to optimize the process condition in Gianoulaskis '461 in order to obtain a calcium fluoride crystal with a thickness of 200 to 400 mm, as suggested by Kandler '159 because such thickness is desirable when calcium fluoride crystal is used in optical application.

Applicant's arguments and declaration filed July 5, 2005 have been fully considered but they are not persuasive.

Applicants argue that Garibin only discloses a thickness of 70 mm.

Kandler '159 and Staeblein '598 are now applied to teach the desire for calcium fluoride single crystal with thickness of higher than 80 mm.

The declaration is not persuasive because there is no evidence in the declaration to show that the processes as used in the applied references are not capable of producing a single crystal of calcium fluoride with large diameter and thickness of higher than 8 cm.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

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TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the date of this final action.

The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ngoc-Yen M. Nguyen whose telephone number is (571)

272-1356. The examiner is currently on Part time schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Mr. Stan Silverman can be reached on (571) 272-1358. The fax phone

numbers for the organization where this application or proceeding is assigned are (703)

872-9306.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed (571) 272-1700.

Ngoc-Yen M. Nguyen

Primary Examiner

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nmn

October 3, 2005